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5	IN THE UNITED STAT	ES DISTRICT COURT	
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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8	IN RE: TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION	No. M 07-1827 SI MDL. No. 1827	
	This Order Relates to:	Coop Nov. C 00 4007 St. C 10 4572 St. C 11	
		Case Nos.: C 09-4997 SI; C 10-4572 SI; C 11- 0058 SI; C 10-1064 SI; C 10-5254 SI; C 10- 0117 SI; C 09-5840 SI; 10-4945 SI	
12	AT&T Mobility LLC v. AU Optronics Corp., et al., C 09-4997 SI	ORDER DENYING DEFENDANTS'	
	Best Buy Co., Inc. v. AU Optronics Corp., et al., C 10-4572 SI	OBJECTION TO SPECIAL MASTER'S ORDER STRIKING EXPERT REPORTS	
14	Costco Wholesale Corp. v. AU Optronics Corp., et al., C 11-0058 SI		
<ul><li>15</li><li>16</li></ul>	Dell, Inc. and Dell Products, L.P. v. Sharp Corp., et al., C 10-1064 SI		
17	Eastman Kodak Co. v. Epson Imagining Devices Corp., et al., C 10-5254 SI		
<ul><li>18</li><li>19</li></ul>	Electrograph Systems, Inc. v. Epson Imaging Devices Corp., et al., C 10-0117 SI		
20	Motorola Mobility, Inc., et al. v. AU Optronics		
21	Corp., et al., C 09-5840 SI		
22	Target Corp. v. AU Optronics Corp., et al., C 10-4945 SI		
23	/		
24	Defendants have filed an objection to the Spo	ecial Master's Order granting plaintiffs' motion to	
25	strike defendants' sur-rebuttal expert reports. See Special Master's Order Re Plaintiffs' Motion to Strike		
26	Defendants' Sur-Rebuttal Expert Reports and AUO's Expert Opinions, Master Docket No. 6481 (Aug		
27	17, 2012). Pursuant to Civil Local Rule 7-1(b), th	e Court finds this matter suitable for disposition	

without oral argument and therefore VACATES the hearing currently scheduled for September 28, 2012.

defendants' objection.

Master's Order.

The Special Master's Order concerned plaintiffs' request to strike the eleven sur-rebuttal expert reports filed by defendants. The Special Master found that defendants neither "sought leave of court to modify the July Scheduling Order to allow sur-rebuttal reports," nor "demonstrated that Plaintiffs' rebuttal reports crossed the line of appropriate rebuttal by articulating wholly new theories and opinions." Order at 3. Instead, the Special Master determined that plaintiffs' reports "properly limited themselves to responding to Defendants' criticism of their opening reports and to reinforcing the evidence and

analysis supporting the original opinions they articulated." *Id.* On these grounds, the Special Master

granted plaintiffs' motion to strike defendants' sur-rebuttal reports. Defendants object to the Special

Having considered the parties' papers, and for good cause appearing, the Court hereby DENIES

The question of whether a party has shown "good cause" for deviating from a court-imposed pretrial schedule is a procedural matter that this Court reviews for abuse of discretion. *See* Order Appointing Martin Quinn as Special Master, Master Docket No. 1679, at ¶ 18 (April 12, 2010); Fed. R. Civ. P. 53(f)(3)-(5). Courts are given "particularly wide latitude" in determining whether to issue discovery sanctions under Rule 37. *See Yeti by Molly, Ltd. v. Deckers Outdoor Corp.*, 259 F.3d 1101, 1106 (9th Cir. 2001) ("Rule 37(c)(1) gives teeth to [the Rule 26] requirements by forbidding the use at trial of any information required to be disclosed by Rule 26(a) that is not properly disclosed.").

The Court agrees with the reasoning set forth in the Special Master's Order and therefore adopts the Order in its entirety. Defendants' justification for allowing the proposed sur-rebuttals does not amount to good cause under the July 2011 Scheduling Order. Nor have defendants convinced the Court that their untimely submission of the proposed sur-rebuttal reports is "substantially justified or harmless" under Federal Rule of Civil Procedure 37(c)(1). *See*, *e.g.*, *Goodman v. Staples The Office Superstore*, *LLC*, 644 F.3d 817, 826 (9th Cir. 2011). Defendants' argument that "the trials would biased and unfair in the absence of a right to respond to [plaintiffs'] new rebuttal opinions," Motion at 25, is unconvincing. Not only did the Special Master correctly conclude that plaintiffs' rebuttal reports do not articulate "wholly new theories and opinions," defendants will have an opportunity at trial to cross examine plaintiffs' experts and challenge the bases for their opinions.

## Case 3:07-md-01827-SI Document 6851 Filed 09/26/12 Page 3 of 3

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Accordingly, the Court DENIES defendants' objection to the Special Master's Order. Master
Docket No. 6668; Docket No. 366 in C 09-4997 SI; Docket No. 441 in C 09-5840 SI; Docket No. 265
in C 10-0117 SI; Docket No. 334 in C 10-1064 SI; Docket No. 260 in C 10-4572 SI; Docket No. 344 in
C 10-4945 SI; Docket No. 264 in C 10-5452 SI; and Docket No. 264 in C 11-0058 SI.

## IT IS SO ORDERED.

Dated: September 26, 2012

United States District Judge